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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/757,241	01/08/2001	Deane Gardner	004470.P009	6573
75	7590 10/20/2006		EXAMINER	
•	r & Wharton LLP		ESCALANTE, OVIDIO	
Suite 800 3350 Riverwood Parkway			ART UNIT	PAPER NUMBER
Atlanta, GA 30339			2614	

DATE MAILED: 10/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
Office Action Summary		09/757,241	GARDNER ET AL.		
		Examiner	Art Unit		
		Ovidio Escalante	2614		
	The MAILING DATE of this communication	appears on the cover sheet with	the correspondence address		
THE - Exte after - If the - If NO	IORTENED STATUTORY PERIOD FOR RE MAILING DATE OF THIS COMMUNICATIC ensions of time may be available under the provisions of 37 CFI or SIX (6) MONTHS from the mailing date of this communication e period for reply specified above is less than thirty (30) days, and period for reply is specified above, the maximum statutory period for reply is specified above, the maximum statutory period for reply is specified above.	ON. R 1.136(a). In no event, however, may a replowed. In reply within the statutory minimum of thirty riod will apply and will expire SIX (6) MONT	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication.		
Any	ure to reply within the set or extended period for reply will, by st reply received by the Office later than three months after the manded patent term adjustment. See 37 CFR 1.704(b).				
Status					
1)[🛛	Responsive to communication(s) filed on 2	<u>5 July 2006</u> .			
2a)□	This action is <b>FINAL</b> . 2b)⊠ <sup>-</sup>	s action is <b>FINAL</b> . 2b) This action is non-final.			
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice und	er Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.		
Disposit	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1-47 is/are pending in the applicate 4a) Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) 1-47 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction are	drawn from consideration.			
Applicat	ion Papers				
9)[	The specification is objected to by the Exam	niner.			
10)	The drawing(s) filed on is/are: a)	accepted or b)□ objected to b	y the Examiner.		
	Applicant may not request that any objection to				
11)	Replacement drawing sheet(s) including the cor The oath or declaration is objected to by the	,	, · · · · · · · · · · · · · · · · · · ·		
Priority :	under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docum  2. Certified copies of the priority docum  3. Copies of the certified copies of the papplication from the International But  See the attached detailed Office action for a	ents have been received. Lents have been received in Appriority documents have been reau (PCT Rule 17.2(a)).	plication No eceived in this National Stage		
Attachmen		<b>"</b> □	(DTO 442)		
2) D Notic 3) D Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB. er No(s)/Mail Date	Paper No(s)/	mmary (PTO-413) Mail Date ormal Patent Application (PTO-152)		

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#### **DETAILED ACTION**

1. This action is in response to applicant's amendment filed on July 25, 2006. Claims 1-47 are now pending in the present application.

## Claim Rejections - 35 USC § 103

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 1-7,11-18,22,23,25-27,29,30,32-34,36,37,39-41,43,44,46 and 47 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schweickart et al. US Patent 6,252,883 in view of Murakami et al. JP 05252068 A and further in view of Taylor Jr. US Patent 6,512,456.

Regarding claims 1,12,46 and 47, Schweickart teaches a method and computer readable medium that provides instruction when executed on a processor for integrating personal data capturing functionality into a wireless/portable communication/computing device, (col. 4, lines 42-51), the method comprising:

receiving personal data of a user by at least one personal parameter receiver, (col. 4, lines 42-51; col. 5, lines 13-16);

capturing the personal data in the wireless/portable communication/computing device, (col. 3, lines 9-24; col. 5, lines 48-53); and

transmitting the personal data from the wireless/portable communication/computing device to a network server over a wireless network, (fig. 1; col. 5, lines 17-25, 48-56).

Schweickart does not specifically teach the personal data comprising step data corresponding to a number of steps counted during an activity of the user.

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In the same field of endeavor, Murakami teaches of a personal communication device which is able to receive personal data of a user and wherein the personal data comprises step data corresponding to a number of steps counted during an activity of the user, (abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Schweickart by counting the number of steps counted during an activity of the user as taught by Murakami so that the persons can be closely monitored if they have a chronic illness and they are performing strenuous activity such as mountain climbing or excessive number of steps during an activity.

Schweickart provides for continuous transmission of the personal data from the wireless device. Schweickart does not specifically teach that the transmission, is "periodic".

Nonetheless, Taylor teaches that it was well known to either continuously transmit monitored information from a mobile device or to periodically/intermittent transmit the information so that the power of the device can be preserved, (col. 10, lines 4-44).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schweickart in view of Murakami, by transmitting the information periodically as taught by Taylor so that the power of the wireless device can be saved.

Regarding claims 2 and 13, Schweickart teaches wherein the at least one personal parameter receiver is contained in a personal data capture device (e.g. wristband) attachable to the wireless/portable communication/computing device, (fig. 3; col. 5, lines 13-25).

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Regarding claims 3 and 14, Schweickart teaches wherein the at least one personal parameter receiver is contained in the wireless/portable communication/computing device, (fig. 3; col. 5, lines 13-25).

Regarding claims 4 and 15, Schweickart teaches wherein the wireless/portable communication/computing device is a cellular telephone (col. 3, lines 12-13) or a personal digital assistant (PDA), (col. 3, lines 11-24).

Regarding claims 5 and 16, Schweickart teaches wherein the personal data is transmitted to the network server automatically, (col. 5, lines 14-16).

Regarding claims 6 and 17, Schweickart teaches wherein the personal data is transmitted to the network server upon receiving a user request, (col. 4, lines 61-67; col. 5, lines 17-25,48-56).

Regarding claims 7 and 18, Schweickart teaches wherein the personal data comprises physical data and biometrical parameters of the user, (col. 5, lines 48-56).

**Regarding claim 11**, Schweickart teaches wherein the wireless communication device is combined with a portable computing device, (col. 3, lines 9-24).

Regarding claims 22,29,36 and 43, Schweickart teaches a multi-purpose device combining a wireless communication device with a portable/personal computing device, (col. 4, lines 42-51), the multi-purpose device comprising:

at least one personal parameter receiver to receive personal data of a user, (col. 4, lines 42-51);

a microprocessor, coupled to the at least one personal parameter receiver, (fig. 3); and

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a memory, coupled to the microprocessor, to store the personal data, the microprocessor to transmit the personal data from the memory to a network server over a wireless network, (fig. 1; col. 5, lines 17-25,48-56).

Schweickart does not specifically teach the personal data comprising step data corresponding to a number of steps counted during an activity of the user.

In the same field of endeavor, Murakami teaches of a personal communication device which is able to receive personal data of a user and wherein the personal data comprises step data corresponding to a number of steps counted during an activity of the user, (abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Schweickart by counting the number of steps counted during an activity of the user as taught by Murakami so that the persons can be closely monitored if they have a chronic illness and they are performing strenuous activity such as mountain climbing or excessive number of steps during an activity.

Schweickart provides for continuous transmission of the personal data from the wireless device. Schweickart does not specifically teach that the transmission, is "periodic".

Nonetheless, Taylor teaches that it was well known to either continuously transmit monitored information from a mobile device or to periodically/intermittent transmit the information so that the power of the device can be preserved, (col. 10, lines 4-44).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schweickart in view of Murakami, by transmitting the information periodically as taught by Taylor so that the power of the wireless device can be saved.

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Regarding claims 23,30, 37 and 44, Schweickart teaches an input device to receive a user request to transmit the personal data to the network server, (col. 5, lines 17-25,48-56).

Regarding claims 25,32 and 39, Schweickart teaches an apparatus comprising:

a wireless/portable communication/computing device and a multi-purpose device combining a wireless communication device and a portable computing device, (col. 4, lines 42-51); and

a personal data capture device (wristband 69; fig. 3), attachable to the wireless/portable communication/computing device, (col. 5, lines 13-25), to receive personal data of a user and to transmit the personal data to the wireless/portable communication/computing device, (col. 4, lines 42-51; col. 5, lines 13-16), the wireless/portable communication/computing device to transmit the personal data to a network server over a wireless network, (col. 5, lines 17-25,48-56).

Schweickart does not specifically teach the personal data comprising step data corresponding to a number of steps counted during an activity of the user.

In the same field of endeavor, Murakami teaches of a personal communication device which is able to receive personal data of a user and wherein the personal data comprises step data corresponding to a number of steps counted during an activity of the user, (abstract).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the method of Schweickart by counting the number of steps counted during an activity of the user as taught by Murakami so that the persons can be closely monitored if they have a chronic illness and they are performing strenuous activity such as mountain climbing or excessive number of steps during an activity.

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Schweickart provides for continuous transmission of the personal data from the wireless device. Schweickart does not specifically teach that the transmission, is "periodic".

Nonetheless, Taylor teaches that it was well known to either continuously transmit monitored information from a mobile device or to periodically/intermittent transmit the information so that the power of the device can be preserved, (col. 10, lines 4-44).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Schweickart in view of Murakami, by transmitting the information periodically as taught by Taylor so that the power of the wireless device can be saved.

Regarding claims 26,33 and 40, Schweickart teaches wherein the wireless/portable communication/computing device is a cellular telephone or personal digital assistant (PDA). (col. 3, lines 11-24).

Regarding claims 27,34 and 41, Schweickart teaches wherein the personal data capture device comprises an input device to receive a user request to transmit the personal data to the network server, (col. 5, lines 17-25,48-56).

4. Claims 8-10,19-21,24,28,31,35,38,42 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Schweickart in view of Murakami et al. and further in view of Taylor and further in view of Goodman US Patent 5,827,180.

Regarding claims 8-10,19-21,24,28,31,35,38,42 and 45, while Schweickart teaches of generating feedback information pertaining to the personal data, Schweickart does not specifically teach of displaying the information to the user. However, Schweickart suggests of displaying the information to medical personal or other individuals therefore, it would have been

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obvious to display the information to the user so that the user will know their current medical status.

Nonetheless, Goodman teaches that it was well known in the art to monitor a user with a personal communication device and to generate feedback information pertaining to personal data and to display the information on the display of the personal communication device, (abstract; fig. 2; col. 2, lines 61-65; col. 4, lines 45-62).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the system of Schweickart and Murakami by displaying the information to the user on their personal communication device as taught by Goodman so that the user will know their medical status so that they can administer more medication or call their health car provider if the received information warrants such action.

### Response to Arguments

Applicant's arguments with respect to claims 1-47 have been considered but are moot in view of the new ground(s) of rejection.

### Conclusion

5. Any response to this action should be mailed to:

Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or faxed to:

(571) 273-8300, (for formal communications intended for entry)

Or:

(571) 273-7537, (for informal or draft communications, please label "PROPOSED" or "DRAFT")

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Hand-delivered responses should be brought to:

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ovidio Escalante whose telephone number is 571-272-7537. The examiner can normally be reached on M-Th from 6:30AM to 4:00PM. The examiner can also be reached on alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Fan S. Tsang can be reached on 571-272-7547. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

OVIDIO ESCALANTE PATENT EXAMINER Ovidio Escalante
Primary Patent Examiner
Crown 2614

Ovede Exerte October 13, 2006

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